

REMARKS

Claim 1 is currently pending in this case. Applicants have amended claim 1 and added new claims 2-19. In the Office Action mailed April 9, 2003, the Examiner rejected Claim 1 under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,404,764 ("Jones"). Applicants respectfully submit that Jones does not anticipate claim 1 because Jones does not disclose each and every element of Claim 1.

Regarding Claim 1, Jones does not teach the element of registering the data network teleport to the data network telephone service or the element of the telecommunications network access station assigning each teleport a user identifier and teleport number. Although the Jones system does disclose connecting digital wireless handsets to the network premises gateway, these handsets are not given user identifiers that enable them to be associated with a particular user. In addition, Jones does not register these digital wireless handsets with the data network telephone service or assign the handsets a teleport number in order to identify a teleport channel within the telecommunications network access station, as is expressly stated in Claim 1. Furthermore, Jones does not teach the element of the teleport connection controller in the telecommunications network access station coupling the teleport channel identified by the teleport number with the data communications channel when a telephone connection is made. The network premises gateway in Jones (which the Examiner equates to a telecommunications network access station) lacks this functionality since it does not keep track of the digital wireless handsets through registration and assigning identifiers as in Applicants' technology. The handsets are simply linked to the gateway via a wireless connection.

Claim 1 has been amended to clearly state that the data network teleports are registered with the data network telephone service and given user identifiers and teleport numbers by the telecommunications network access station for use in routing data packets during a call. Therefore, Applicants respectfully submit that Jones does not anticipate Claim 1.





CONCLUSION

In light of the above amendments and remarks, Applicants submit that the present application is in condition for allowance and respectfully requests notice to this effect. Should the Examiner have any questions, he is invited to contact the undersigned attorney.

Respectfully submitted,

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